

App. No. 10/707,967

REMARKS - General

This application received a notice of allowance with corrections to the drawings. The Applicant paid money for corrections to those drawing and then the Notice of Allowance was withdrawn.

Corrections have been made to the claims based on the Examiner's Section 112 rejections. These changes should address all of the Section 112 issues.

This application was already approved US patent over the prior art references of Scalise, Siemons, and Moore.

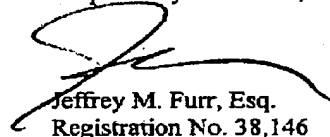
The German patent of Willers does not show how to make a device. It only presents a vague idea of how sound is produced. It appears to be incomplete by US standards. The German patent is a patent on an idea which is not allowed. The Willers patent is incomplete and vague while the Applicant in details how to make and perform the invention. Part of the patent systems mission is to leave a repository of knowledge for future generations. They may reference this repository to get ideas for solving the problems that confront them. Willers patent doesn't tell these future people how to build and use the technology under consideration. Applicant's invention patent clearly teaches the technology and shows exactly the best mode to build a device that works. The Willers patent is just a meandering of vague ideas. Disallowing our patent because of the German patent is a disservice to that archive of knowledge for the future generations. It leaves that body of knowledge to some degree less informative.

Applicant also contend that the female friction fitting means that is not in the Willers patent makes the current application non-obvious to someone skilled in the arts. This allows the use of multiple attachments each used for its own unique uses and functionality

Conclusion

For all of the above reasons, applicant submits that the specification and claims are now in proper form, and that the claims all define patentably over prior art. Therefore the applicant submits that this application is now in condition for allowance, which action is respectfully solicited.

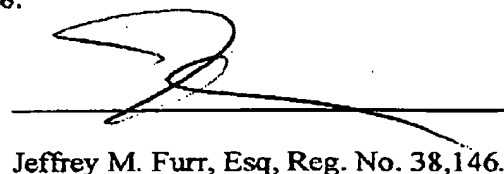
Respectfully submitted,



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I hereby certify I have transmitted this paper by fax to the Patent and Trademark Office at 571-273-8300 on November 13, 2008.

November 13, 2008



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